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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/711,480	09/21/2004	Bodgan Radu	MASL-55	5479
37690	7590 06/23/2006		EXAMINER	
WOOD, HERRON & EVANS, LLP (LEAR)			TRUONG, BAO Q	
2700 CAREW 441 VINE STI			ART UNIT	PAPER NUMBER
CINCINNATI	, OH 45202		2875	

DATE MAILED: 06/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	W
000 4 00 0	10/711,480	RADU ET AL.	
Office Action Summary	Examiner	Art Unit	
	Bao Q. Truong	2875	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	with the correspondence addres	SS
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a on. period will apply and will expire SIX (6) MC statute, cause the application to become a	IICATION. A reply be timely filed DNTHS from the mailing date of this common ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on	<u>16 June 2006</u> .	•	
, <u> </u>	This action is non-final.		
3) Since this application is in condition for al			erits is
closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-8</u> is/are pending in the applica	tion.		
4a) Of the above claim(s) is/are with	hdrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-8</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	and/or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Exa	aminer.		
10)⊠ The drawing(s) filed on 21 September 200	04 is/are: a) $igtiespace$ accepted or b)	o objected to by the Examin	er.
Applicant may not request that any objection t			
Replacement drawing sheet(s) including the c			
11)☐ The oath or declaration is objected to by t	he Examiner. Note the attach	ed Office Action or form PTO-	152.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fo	reign priority under 35 U.S.C	. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docu		A 11 11 A1	
2. Certified copies of the priority docu			
3. Copies of the certified copies of the	· ·	en received in this National Sta	ige
application from the International E * See the attached detailed Office action for	•	nt received	
Gee the attached detailed Office action for	a list of the octahod doples in	50 10001V04.	
Attachment(s)	△ □	v Cummoni (DTO 442)	
1) ⊠ Notice of References Cited (PTO-892) 2)	18) Paper N	v Summary (PTO-413) o(s)/Mail Date	
3) 🛛 Information Disclosure Statement(s) (PTO-1449 or, PTO/	SB/08) 5) 📙 Notice o	f Informal Patent Application (PTO-15	52)
Paper No(s)/Mail Date <u>9/21/04 10/6/04</u> . (C/ ² 6/6 4 .0	4/8/16 6 Ciner	•	

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DETAILED ACTION

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Election/Restrictions

1. Applicant's election without traverse of Group I including claims 1-8 in the reply filed on 6/16/2006 is acknowledged. Claims 9-11 have been canceled.

Specification

2. The abstract of the disclosure is objected to because "comprises" should be changed to -has-- or -includes--. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4, 6, 7 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schenk et al. [US 6,315,436] in view of Anderson, Jr. et al. [US 6,464,381].

Regarding claims 1 and 8, Schenk et al. discloses an automotive interior trim assembly having a support [interior body structure of a vehicle], a storage compartment [11] having a compartment body with a first connecting member [19] integrally formed therein defining a cavity [13, 14] and an opening [15] with a second connecting member

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[22] integrally therein for gaining access to the cavity, the first connecting member [19] cooperating [transmitting and reflecting light] with the second connecting member, a cover [16] coupled to the compartment body [at 17] moveable between an open position and a closed position, and a shining lamp [18] molded to the compartment body to illuminate the cavity [13, 14] when the cover [16] is in the open position (figure 1, column 2 lines 40-65, column 3 lines 1-22). Schenk et al. does not clearly disclose the electroluminescent lamp.

Anderson, Jr. et al. discloses an electroluminescent lamp [12] in a vehicle interior lighting system (abstract, figure 9, column 2 lines 5-10).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the shining lamp of Schenk et al. with the electroluminescent lamp as taught by Anderson, Jr. et al. for purpose of minimizing an aesthetic impact of a light source when not in use and that requires negligible space behind an interior trim assembly where the light source is located.

Regarding clam 2, Schenk et al. discloses the shining lamp [18] being molded to the compartment body (figure 1).

Regarding claim 3, Schenk et al. discloses the shining lamp [18] being molded to the compartment body and a reflector [22] being mold to the cover [16] (figure 1).

However, Schenk et al. does not disclose the shining lamp [18] being mold to the cover.

It would have been obvious to a person of ordinary skill in the art at the time the

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invention was made to modify the reflector with the shining lamp to directly illuminate the cavity for purpose of saving structure and lower manufacturing cost.

Regarding claim 4, Schenk et al. discloses an electric circuit for the lamp (column 3 line 7).

Regarding claim 6, Schenk et al. discloses an electrical switch [20] having open and close position to energize/de-energize the lamp (figure 1, column 3 lines 1-10).

Regarding claim 7, Schenk et al. discloses an electrical switch [20] having open and close position to energize/de-energize the lamp corresponding to open and close the cover [16] (figure 1, column 3 lines 1-15).

5. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schenk et al. [US 6,315,436] and Anderson, Jr. et al. [US 6,464,381] in view of Kimisawa [US 5,158,353]

Regarding claim 5, Schenk et al. (or Anderson, Jr. et al.) discloses a power source [a battery of the vehicle], a compartment body [11], a lamp [18], and a support structure [interior body structure of a vehicle] but does not clearly disclose the first electrical connector coupled to the compartment body and the lamp and the second electrical connector coupled to the support structure and to the power source, wherein the first connector is electrically coupled to the second electrical connector when the compartment body is coupled to the support so as to energize the lamp.

Kimisawa discloses the first electrical connector [at 11b] coupled to the compartment body [6] and the lamp [11] and the second electrical connector [electrical

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connector to the vehicle's battery] coupled to the support structure [vehicle body structure] and to the power source [the vehicle battery], wherein the first connector is electrically coupled to the second electrical connector when the compartment body is coupled to the support so as to energize the lamp [while a separate control switch turned on] (figures 1-3, column 3 lines 7-15).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the compartment body and the support structure of Schenk et al. with the first and second electrical connectors as taught by Kimisawa to complete a circuitry for activating the lamp in order to provide an advantegeous way of turn on a light source in a darkness conditions.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ciarrocchi Jr. [US 6,786,614] discloses a beverage container holder and lighting arrangement having selectively activated light source.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bao Q. Truong whose telephone number is (571) 272-2383. The examiner can normally be reached on Monday-Friday (8:00 AM - 4:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra L. O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Bao Q. Truong Examiner Art Unit 2875

Sandra O'Shea
Supervisory Patent Examiner
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